1 2 3 4	ERIC GRANT United States Attorney KEVIN C. KHASIGIAN Assistant U. S. Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2700			
5	Attorneys for the United States			
6				
7				
8	IN THE UNITED STATES DISTRICT COURT			
9	EASTERN DISTRICT OF CALIFORNIA			
10				
11	UNITED STATES OF AMERICA,	2:24-MC-00402-DJC-SCR		
12	Plaintiff,	CENTRAL A ELONIAND ORDER ENTENDRAC		
13	v.	STIPULATION AND ORDER EXTENDING TIME FOR FILING A COMPLAINT FOR		
14	APPROXIMATELY \$269,565.50 SEIZED FROM	FORFEITURE AND/OR TO OBTAIN AN INDICTMENT ALLEGING FORFEITURE		
15	FIRST RELIANCE BANCSHARES, INC. ACCOUNT NUMBER 5220000969, HELD IN THE NAME OF LIFESTYLE DEVELOPMENT, LLC,			
16	APPROXIMATELY \$1,373.95 SEIZED FROM			
17 18	VALLEY NATIONAL BANK ACCOUNT NUMBER 8843534202, HELD IN THE NAME OF LIFESTYLE DEVELOPMENT, LLC,			
19	APPROXIMATELY \$7,982.56 SEIZED FROM			
20	FIRST RELIANCE BANCSHARES, INC. ACCOUNT NUMBER 5210000745, HELD IN THE			
21	NAME OF THOMAS EIDE,			
22	APPROXIMATELY \$50,000.00 SEIZED FROM MAINSTREET BANK ACCOUNT NUMBER			
23	2010039009, HELD IN THE NAME OF PRV INTERNATIONAL, LLC,			
24	APPROXIMATELY \$36,650.38 SEIZED FROM			
25	BANK OF AMERICA, N.A. ACCOUNT NUMBER 383019458700, HELD IN THE NAME OF			
26	VITAKEM NUTRA, AND			
27				
28				

SOUTHSTATE BANK, NA ACCOUNT NUMBER 8010002012630, HELD IN THE NAME OF SARAH NICK,

APPROXIMATELY \$37,886.31 SEIZED FROM

Defendants.

It is hereby stipulated by and between the United States of America and potential claimants. Thomas Eide on behalf of himself and Lifestyle Development, LLC, by and through their respective counsel, and Erick Reyes-Villa as representative for PRV International, LLC ("claimants"), as follows:

- 1. On or about May 7, 2024, the U.S. Postal Inspection Service ("USPIS") seized the above-referenced defendant funds pursuant to Federal seizure warrants (hereafter collectively "defendant funds").
- 2. Under 18 U.S.C. §§ 983(a)(1)(A)(i)-(iv), and 983(a)(3)(A), the United States is required to send notice to potential claimants, file a complaint for forfeiture against the defendant funds, or obtain an indictment alleging that the defendant funds are subject to forfeiture within one hundred and fifty days of seizure, unless the court extends the deadline for good cause shown or by agreement of the parties. That deadline was October 4, 2024.
- 3. By Stipulation and Order filed October 9, 2024, the parties stipulated to extend to January 2, 2025, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
- 4. By Stipulation and Order filed January 6, 2025, the parties stipulated to extend to April 2, 2025, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
- 5. By Stipulation and Order filed April 7, 2025, the parties stipulated to extend to July 1, 2025, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
- 6. By Stipulation and Order filed July 1, 2025, the parties stipulated to extend to September 29, 2025, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.

1	7. By Stipulation and Order filed October 1, 2025, the parties stipulated to extend to				
2	December 29, 2025, the time in which the United States is required to file a civil complaint for forfeiture				
3	against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to				
4	forfeiture.				
5	8. As provided in 18 U.S.C. § 983(a)(3)(A), the parties wish by agreement to extend to				
6	March 30, 2026, the time in which the United States is required to file a civil complaint for forfeiture				
7	against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to				
8	forfeiture.				
9	9. Accordingly, the parties agree that the deadline by which the United States shall be				
10	required to file a complaint for forfeiture against the defendant funds and/or to obtain an indictment				
11	alleging that the defendant funds are subject to forfeiture shall be extended to March 30, 2026.				
12	Dated: <u>12/29</u>	<u>/2025</u>		ERIC GRANT United States Attorney	
13				Officed States Attorney	
14		Ву	y:	<u>/s/ Kevin C. Khasigian</u> KEVIN C. KHASIGIAN	
15				Assistant U.S. Attorney	
16					
17	Dated: 12/29	/2025		/s/ Daniel Olmos DANIEL OLMOS	
18				Attorney for potential claimant Thomas Eide on behalf of himself and Lifestyle Development, LLC	
19				(Signature authorized by email)	
20					
21	Dated: <u>12/29</u>	/2025		<u>/s/ Erick Reyes-Villa</u> ERICK REYES-VILLA	
22				Potential Claimant on behalf of PRV International, LLC	
23				Appearing in propria persona (Signature authorized by phone)	
24	IT IS	SO ORDERED.		(eignature addition of phone)	
25					
26	Dated: Decer	mber 29, 2025		/s/ Daniel J. Calabretta THE HONORABLE DANIEL J. CALABRETTA	
27				UNITED STATES DISTRICT JUDGE	
28				_	